

STEAMER TABLE.	
From S. F.—	
Alameda	Nov. 29
China	Nov. 30
For S. F.—	
Pearl	Dec. 3
Alameda	Dec. 4

# MORE "WANT ADS" IN THE EVENING BULLETIN

In the Evening

men and women alike have more time to read both news and ads; hence the greater value of evening papers as advertising medium.

VOL. XI. No. 2008.

HONOLULU  
Library & Reading Room

HONOLULU, TERRITORY OF HAWAII, MONDAY, DECEMBER 2 1901

PRICE 5 CENTS.

## MANY OBJECTIONS ARE SUSTAINED

### Captain Pond's Evidence Upon Pearl Harbor Lands.

### MR. KINNEY'S INSERTIONS ARE RULED IRRELEVANT

### Judge Estee Refuses to Admit Inquiry on Speculative Lines—Effects of Annexation Are Also Mentioned.

On the resumption from Friday of the condemnation suit against the Bishop Estate in the United States District Court this morning, Captain Pond, U. S. N., again went on the witness stand for cross-examination by Mr. Kinney. He was quizzed at first regarding his judgment on the quality of the soil upon Ford's Island. Then the witness was asked about the projected dredging of the entrance to Pearl Harbor. Mr. Dunne objected and the Court sustained the objection on the ground that the evidence was immaterial.

Mr. Dunne said the question for the jury was the market value of the land at the beginning of this action.

Mr. Kinney claimed the right to find out whether the dredging was decided on, before or after the 6th of July, when the condemnation proceedings were brought.

Captain Pond said the Navy Department had nothing to do with it. The work was planned by Army engineers. He could not say any copy of the dredging contract was in Honolulu. The contractor was here now. To the Court he said Captain Henry was one of the dredging contractors.

Mr. Kinney quoted decision of the Supreme Court of California to the effect that matters happening after the beginning of an action might be made part of a case.

Mr. Dunne in reply quoted the Federal Supreme Court to show a different rule for the present action. "This looks like making the United States Government pay for its own improvements," the Federal attorney added.

Mr. Kinney persisted that he did not offer this evidence for the purpose objected to at all. Consideration should be given to improvements projected on the 6th of July. At that date it was generally believed that the harbor would be opened, thus affecting land values.

Judge Estee remarked that the Bishop Estate would then have to contribute its share to the improvement.

Mr. Kinney admitted that the Bishop Estate could be charged with special benefits, but not with general benefits.

Judge Estee rejoined, "If you are entitled to any share of the improvement contemplated on the 6th of July, the Bishop Estate must contribute its share."

Mr. Kinney said the Court's remarks referred to improvements on the property to be condemned. But the opening of that harbor might not involve the taking of Bishop Estate's land. They did not know until the bill was filed that their land was going to be taken. What they wished to show was that since annexation even there was a general anticipation all along the line that Pearl Harbor lands would be enhanced in value by Federal operations.

At this the Court allowed the questions, but the next and many more interrogations were blocked.

The first one was: "Do you know as a matter of fact if bids were called for before July 6?"

Judge Estee said: "I think Mr. Dunne is right about that. I don't think you have a right to go over the field of inquiry and expectation."

When Mr. Kinney contended for the right to ask questions relative to facts contained in the pleadings, such as whether or not the Navy Department brought the condemnation proceedings, the Court said:

"I do not suppose the witness can bind the United States. It is immaterial who condemns the land."

Objection was sustained to a question as to future intentions of the War Department. Mr. Kinney noting exceptions to the Court's ruling, as in every other instance.

Captain Pond admitted testifying to the complaint with its valuation of all Pearl Harbor lands condemned at \$16,800.

## E. W. JORDAN'S TOYS

Two small boys have already been sent to the reform school for stealing toys from E. W. Jordan's store and now two more are in custody, charged with the same offense. They are Abraham Helms and George Godfrey, both of whom were up in the Police Court this forenoon. Helms is charged with stealing \$28 worth of toys and George Godfrey \$13 worth. Helms was committed to the Circuit Court for trial but the case of the other boy went over until tomorrow. J. Blanchard, a lad not yet seven years of age, was also before Judge Wilcox but he was allowed to go on the ground that he had not yet reached the age of responsibility named in the laws. His mother furnished the court with a crying scene.

Helms claims that he did not steal any toys but that those found in his possession had been given him by a couple of Portuguese boys already in the reform school. Godfrey did not have anything to say, in the case of Blanchard, Judge Wilcox advised the mother of the boy to take him home and give him a good spanking.

## CRUSHED UNDER CARS

### ANOTHER FATALITY ON KAHULUI RAILROAD

### Train Derailed by Washout—Victim Was Riding Contrary to Rules of Road—Coroner's Verdict.

Wailuku, Nov. 30.—Another fatal accident happened on the Kahului Railroad Company's track early Thursday morning. During the night before an unusually high tide had swept off a portion of the rocks under the beach road track between Wreckville and Paia.

Mr. Valpou, a very careful engineer, was in charge of the engine, and was driving at the rate of about twelve miles when the crash came. The engine noticed the washout on the track a little too late, when the engine and three freight cars had already gone over the derailed part of the track. The last car jumped the track and carried with it the other two cars and the engine in front.

Fujimoto Toyohito was sitting in the second car and a few minutes before the accident had jumped out of the box of the freight car, where other laborers were seated, and placed himself at the front end of the car. The blow of the third car, which first jumped the track, threw Toyohito from the car, and the wheels passed over both his thighs.

Dr. J. Weddick of Wailuku, who examined the corpse, declared that the shock must have killed the man outright. His head was frightfully fractured.

Deputy Sheriff A. N. Hayselden went up to examine the corpse and immediately summoned a coroner's jury, which, after investigation, held its inquest in Wailuku court house on Friday, and after due examination of witnesses found the following verdict:

"That the death of the said Fujimoto Toyohito, aged 33 years, resulted from injuries consequent upon the derailment of a train belonging to the Kahului Railroad Company, in whose employ the deceased was at the time of his death, and that the deceased was run over by part of the said train at or about the hour of 7:30 o'clock a. m. of the 28th day of November, 1901, at a point on the line of the said Kahului Railroad Company, two miles west of the town of Paia, on the Island of Maui, in the Territory of Hawaii."

We, the said coroner's jury, also find that at the time of the said derailment of the said train, the deceased was standing in front of the bulbhead of a flat-car contrary to the regulations of the said Kahului Railroad Company, said flat-car being a part of said mentioned train.

A. N. HAYSELDEN, Coroner.  
E. C. ROBINSON, Foreman.  
GEO. MAXWELL, D. QUILL, W. R. BOOTE, J. A. NOLL, CLEM CROWELL.

### Simms Square Music.

The band will play the following selections at a concert in Emma Square this evening, beginning at 7:30 o'clock:

- PART I.  
Overture—Zampa.....Herold  
Fantasia—Heart and Flowers.....Tobani  
Selection—Old Folks at Home.....Dabney  
Songs—  
(a) Kukilakila.  
(b) Wakaahuia.  
(c) Kikoulan.  
(d) Liholihi.  
Mrs. N. Alapai.  
PART II.  
Cornet Solo—Lizle Polka.....Hartman  
Mr. Charles Kreuter.  
Selection—Fiddle Dee-Dee.....Stromberg  
Waltz—The Wandering Minstrel.....Kiesler  
March—A Tale of a Kangaroo.....Luders  
The Star Spangled Banner.

Washington, Nov. 23.—The Navy Department has received the following cablegram from Captain Perry, commanding the battleship Iowa: "Panama, Nov. 23.—Secretary of the Navy, Washington.—Situation quiet and satisfactory to us. All trains running." (Signed.) "PERRY."

## TEN THOUSAND DOLLARS ALIMONY

### Judge Gear Revises His Decree in Nobrega Divorce.

### PERJURY CASE DEVELOPS IN TRIAL OF AN HEE

### Judge Humphreys Declines to Accept Plea of Manslaughter from Japanese Who Killed His Child.

Judge Gear at recess of the term session gave judgment in the Nobrega divorce case, remanded to the Circuit Court by the Supreme Court for revision of alimony order. He ordered that Sylvano de Nobrega, the husband, and libellee, pay over to Libano de Nobrega, the wife and libellant, ten thousand dollars gold coin in gross alimony within a reasonable time.

Judge Humphreys has declined to accept the plea of manslaughter in the first degree offered by Furaki Kasabro, indicted for murder in the first degree. This is the Japanese who killed one of his little children, intending also to destroy his whole family, including his wife, when he despaired of being able to provide for them.

The following jury has been drawn to try Manalo for malicious injury: Hermann Levy, Edwin K. Blake, Jas. M. Sims, H. C. Bickerton, Edward Woodward, Alex. G. Nicholas, John W. Smith, Guy Livingston, Alex. K. Aona, John L. Hansmann, John A. Noble and George W. Harrison.

The trial of Ah Hee for larceny, the beginning of which is elsewhere reported, came to a sensational ending. Chong Hung, the principal witness for the prosecution, gave evidence directly contrary to his testimony before the Grand Jury. There was nothing left for the Deputy Attorney General but to enter a nolle prosequi. Judge Gear directed that Chong Hung be held to answer for perjury before the next Grand Jury.

### CHARGED WITH VAGRANCY.

There were five or six men on the Police Court calendar this morning who were arrested Saturday and Sunday on the charge of vagrancy. Three of the number—Jim Stinger, C. Robinson and George Williams—are colored men. The last two said they were employed at the Hoffman & Markham ice works and the other said he was working up to the time of his arrest. Rosalia Taboata, arrested for being on the premises of the Sailors Home early Sunday morning, stated that he had secured a room there and that he was within his rights when he went into the place. From the stories of these men, it would seem that there has either been a mistake made by the police officers who made the arrests or that the men are unconscionable prevaricators. Their cases have all been continued until tomorrow.

### REPUBLICANS TONIGHT.

The Honolulu members of the Territorial committee are ready for their work in the Republican headquarters this evening. Republicans are holding the breath and awaiting anxious for what the committee will do at the meeting. The principal business will be the further consideration of the action taken at the last meeting, when the membership of the central committee was increased to eleven members from nine, the number set by the Republican convention. However, it is expected that other matters will be sprung on the committee and that there will be an interesting development.

### LAST GAME SATURDAY.

The game between the Artillery and Honolulu Athletic Club football teams on Saturday next will probably be the last of the season. The protest sent in to the league by the Honolulu boys with reference to the Thanksgiving game has not yet been acted on. If this protest is allowed, the Punahou and Honolulu will have to play another game. However, it is not thought that the protest will be allowed. If such is the case, the Punahou will be the champions of the season.

### WAILUKU THANKSGIVING.

Wailuku, Nov. 30.—Rev. Canon Wm. Ault held a Thanksgiving service at the Wailuku Anglican Church last Thursday. There was a very large attendance. Mr. Ault preached a special Thanksgiving sermon. Hymns appropriate to the occasion were sung by the congregation.

## M.P.D.

The Merchants' Parcel Delivery COMPANY.  
Delivers packages to any part of the city for 10c upwards.  
Try them. Phone Blue 621.  
Packages shipped to all parts of the United States and Europe.  
Office, 1047 Bethel St., opposite Honolulu Market.

## THE MYRTLE BENEFIT

Tonight the Myrtle Boat Club will have its benefit performance at the Opera House and both the Neill company and the club members are prepared to give thereto a good time. Governor Dole and party will occupy one of the boxes and a number of theater parties have been made up for the body of the house.

Sam Walker, Fred Church, "Jack" Atkinson, James Dougherty and a number of prominent Hawaiian club men have engaged one of the lower boxes and expect to have a good time.

The committee in charge of the benefit especially requests that every Myrtle member shall wear his club necktie, even with dress suits, and also extend an invitation to the Hawaiian members to wear their colors. It is understood that many young ladies will also wear their favorite club colors.

The sale of tickets has been unusually large and the house will be crowded. Harry Wilder is looking out for the decorations of the Myrtle box and will display plenty of red and white in an artistic manner.

The people will be received at the door and ushered to their seats by Myrtle members who will wear the red coats of senior boat crews.

The Myrtle benefit and what is to be done with the proceeds is known by nearly every Honolulu resident and the boys appreciate very much the support given them.

### COELHO HAS SOMETHING TO SAY ABOUT MISREPRESENTATION.

### KING TOBIN RESPONSIBLE FOR STORIES ABROAD

### Fourteen People Returned in China Rest Have Gone Into Vaudeville and to Charleston.

Fourteen Hawaiians, headed by Wm. J. Coelho, returned from the Buffalo Exposition in the China on Saturday. They have no hard luck story to tell as was suggested in a morning paper. They were paid the salaries agreed on from the time they first took up their stand on the Midway until the gates of the Exposition closed for good and all. They are glad to get back again to their native soil but they are glad of having had the experiences which they have just completed. The names of those of the singers who returned in the China are as follows: W. J. Coelho, Ben Waiwaleo, Wm. Keawe and Hiram Kanehane. Besides these, there were ten hula dancers—three men and seven women.

Mr. Coelho had the following to say to a Bulletin reporter this morning: "We have no kick coming. Tobin stirred up trouble in the beginning and misrepresented things. He was fired by the syndicate under which we were working and, after that, all went well. "We were treated very well by the Buffalo people. This, in great part, was due to the letters sent back to Buffalo from this place by the Shriners, who told of their kind treatment at the hands of the Hawaiians out here in the Paradise of the Pacific. "I must not forget to mention the kind treatment we received at the hands of the officers of the China both on the trip over and the one back. Although we were steerage passengers, we were allowed almost as much freedom as those in the cabin. Paul Seiberger went over and returned with us. From him we received many courtesies. On Thanksgiving night, we gave a concert aboard the China and netted quite a handsome sum of money. "Of the crowd of natives who went to the Exposition, twenty-eight remained over on the Mainland. Sixteen went with a vaudeville company and the remainder went to Charleston. "There has been a good deal to say about the Hawaiians misrepresenting facts about the islands at the Exposition. Tobin is the only one who can be accused of misrepresentation and he did not last. This can be vouched for by the 350 island people who visited the Exposition and whose names I have in my register which was kept at the Hawaiian village."

### SUITS AGAINST ESTEE

San Francisco, Nov. 18.—An affidavit was filed in Judge Hunt's court on Friday by Attorney Howard Trumbo in the case of Trumbo vs. Estee in answer to the affidavits of Attorney Rix, Miss Spooner and A. R. Baldwin, the purpose of the affidavits filed by the latter having been to show that judgment had been obtained against them by Attorney Trumbo without their knowledge of the case having been called in court. The affidavits of Attorney Trumbo sets forth the facts that the case in question did not appear in the printed calendar on the morning it had been set for trial, as it should have been. Mr. Trumbo telephoned the attorney for Mr. Estee that he would call the case that morning, and when it was called he vouched for the case in the calendar. He stated that the case would come up for trial. However, I am very glad that the opposing attorney has finally been forced to have the case heard and the matter will now be speedily disposed of. The trial involved a promissory note of \$8000, given by Mr. Estee in favor of my brother, Colonel Isaac Trumbo, about five years ago, and although the suit was instituted about three years ago, it has been continued from time to time at the request of Mr. Estee, and I am now very glad that it is to be finally disposed of.

### LABCARS STOP OVER.

New York, Nov. 23.—Owing to the fact that the English law does not permit the bringing of Lascars sailors in the months from October 1st to March 1st, north of the parallel of 38 degrees in the new German steamship Schlarf, from Calcutta, was obliged to touch at Newport News and land thirty-four Lascars, firemen and sailors. They are closely guarded there. The captain has brought the steamer to South Brooklyn with a white crew of twenty-eight. When he sails he will return to Newport News for his Oriental crew.

### Death of Crowell Child.

Wailuku, Nov. 30.—The 4-month-old son of Mr. and Mrs. David Crowell died last Saturday night of diarrhoea. Funeral on the following day. Remains were interred in the Wailuku Cemetery.

### Late Sugar Report.

New York, Nov. 23.—Sugar—Raw steady. Fair refining, 3 1/16 to 3 1/4; centrifugal, 96 test, 3 1/16 to 3 1/4; 90 test, 3 1/16 to 3 1/4; 80 test, 3 1/16 to 3 1/4. Crushed, 5 1/4; powdered, 5 1/4; granulated, 4 1/4.

## HAWAIIANS HOME FROM EXPOSITION

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## MAUI TEACHERS MEET

Wailuku, Nov. 30.—A meeting of the Maui Teachers' Association was held at Maunaloa Seminary on Friday. The attendance of teachers was very fair. Mr. W. Elmo Redvia, as Misses Richardson and Miss L. Taylor came over from Lahaina to attend the meeting. The teachers take a great interest in their work and the program was satisfactorily carried out. Inspector Sam Kellinai was present. The following was the program:

Song.....Rowena Richardson  
Roll Call.....Mr. Heavys  
President's Opening Address.....Mr. Heavys  
Thanksgiving Poem.....Mr. Looney  
Story Telling.....Miss Fleming  
Industrial Training in Common Schools.....Mr. Copeland  
Intermission.....  
Music.....Miss Nape  
Correlation of Studies.....Mr. Hardy  
How to Teach Astronomy in Our Schools.....Mr. Baldwin  
Music in Public Schools.....Mr. Keano  
Teaching the Use of Reference Books.....Mr. Looney  
How to Induce Children to Read for Themselves.....Mrs. Sabey, Miss Eva Smith

## MORE LARGENY CASES

### DOUBLE DIVORCE SUIT LIBELS ARE DISMISSED

### Estate of Frank A. Severin in Probate—An Execution Stayed—Kolos Petition Denied.

The trial of Ah Hee, alias Leong Hee, for larceny in the second degree, began before Judge Gear this morning. Joseph Richard, Isiah Bray, John K. Nakila, James M. Sims, Edwin K. Blake, David Notley, Edward Woodward, George W. Macy, James K. Merseberg, George W. Harrison, John M. Davis, and John W. Smith constitute the jury. Defendant is indicted for stealing cans of berries and salmon of the aggregate value of \$1.80 from one Chee M. Quay.

John Martin withdrew his plea of not guilty to indictment for larceny in the second degree and pleaded guilty. On motion of Deputy Attorney General Cathcart, sentence was suspended until next August term. The Court warned the defendant to improve the intervening time by reforming his ways. His offense was the stealing of crayons and pencils, the property of Belle Weight and Mary Gunn, teachers in Kawaihahoe School.

Ida Severin petitions for letters of administration on the estate of her late husband, Frank A. Severin, to be issued to Charles J. Ludwigsen. The only heirs are the petitioner and two children, aged respectively four years and seventeen months. A deposit of \$200 in Bishop's bank and a fire claim of \$1790 constitute the estate, its probable value being stated at \$1000.

Judge Gear has stayed execution in the case of J. M. Vivas vs. Mele Akoni, the defendant having appealed to the Supreme Court. The execution was for \$44.15 on judgment by default. On the petition of Louisa Kaaloa, guardian of May and Edward Kaaloa, for leave to convey land to the Territory of Hawaii, Judge Humphreys decided that the Court had no power to authorize the guardian to execute a deed.

Judge Humphreys decided the De Groves divorce suit this morning, dismissing both the libel and the cross-libel.

William H. Crawford took the oath this morning as interpreter at the December term of the Second Circuit Court, Wailuku.

### BOSTON CONCERT COMPANY.

The first entertainment of the Boston Concert Company will be given at the Hawaiian Opera House on Saturday evening, December 7th. The second and a few days later.

Season tickets for two entertainments, \$2.50; single admission, \$1.50. \$1 and 75 cents. Those desiring season tickets can select reserved seats at Wall, Nichols Company on next Monday, Tuesday and Wednesday. Sale of tickets for single admission Thursday, Friday and Saturday.

### Wailuku, Nov. 30.—Mr. Hans Ad-

mundsen, proprietor of the Maul Stables, has joined the Bismarck Livery, Feed & Sale Stables, Ltd., and is at present acting manager.

## W. O. SMITH GIVES VIEWS ON AFFAIRS

### He Has Nothing Definite on Governorship Matter.

### REJOICES OVER VISITS OF FEDERAL OFFICIALS

### They Return to Washington with Quickened Interest in Welfare of These Islands—Tone of Administration.

W. O. Smith was questioned by a Bulletin reporter regarding a purported statement by him indicating some knowledge of President Roosevelt's intentions relative to the Governorship of Hawaii. He answered that he had been quoted for more than he said in repeating his statement, however. Mr. Smith said pretty nearly the same thing as had been published—that if there should be a change of Governor the new incumbent would be a man acceptable to the people of this Territory.

"Do you mean that you have such confidence in the President's understanding and discretion that you are sure he will not appoint an incompetent or unsuitable Governor?"

Mr. Smith smiled and looked inside of himself for an answer. As he hesitated he was asked:

"Or do you know enough to name the winner?"

"That is all I can say on that matter," came the reply, "but I would say: "I was very much impressed at Washington with the value to us of the visits here of men connected with the great bureau—departments—who have been here from the Treasury Department, and others. "In the first place, they obtain a much more accurate idea of conditions here than could be gained through official communications, and on their return to Washington they all seem to feel a very lively interest in the islands. There seems to be a charm about the islands which impresses visitors. "I learned this from members of the Administration, that the real welfare of Hawaii is a matter of deep concern to the Administration. "I think it would be of great value if more of those connected with the home government could come here and become conversant with the conditions and the diverse opinions that exist, and form their own judgment. "Mr. Hitchcock, Secretary of the Interior, expressed the greatest interest in the material development of the resources of the islands. It was manifest that it was his earnest desire that only that should be done which should be for the permanent benefit of the islands."

### PORTO RICANS AGAIN.

After quite a long spell of inactivity, the Porto Ricans are beginning to show up again in the Police Court. This morning, Jose Rodriguez was taken before Judge Wilcox and two charges of larceny were lodged against him. In the first case the defendant was charged with stealing a number of pairs of shoes, a pearl-handled pocket-knife and \$25 in cash from S. W. Shaw and in the second case he was charged with stealing a pair of gold-mounted spectacles from Mrs. Shaw. The Porto Rican broke down in court and cried like a child, but he pleaded not guilty and, at his own request, was committed to the Circuit Court for trial on both charges. The articles mentioned were stolen from the home of Mr. Shaw early last month. Notwithstanding the fact that the Porto Rican pleaded not guilty, the police believe they have evidence that will put him behind the bars.

Wailuku, Nov. 30.—Mr. Hans Ad-

## A BUNGALOW ... COTTAGE

Well located at Makiki. Conveniently arranged, and containing six rooms. Laid dining room and upstairs mosquito proof. One of the neatest little homes in the city.

\$3000 will buy it, only one-sixth of which need be cash. Let us show you this property.

Geo. B. McMillan & Co.  
REAL ESTATE INVESTMENT



**HAMILTON-BROWN**  
SHOE CO.

**"BOX CALF" A FMOUS SOE**

**\$3.00 TO \$4.50**

We have just received a new lot of the most excellent goods, and we can truthfully state to our customers that they are better than ever. Anyone who has worn a pair of these Shoes knows what that means. To those who have not found a shoe that gives them satisfactory wear, we would suggest that they try a pair of these.

**NEAT FITTING, STYLISH AND THE PRICE IS RIGHT.**

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